

State of Idaho **DEPARTMENT OF LANDS**

			Surety Bond Number
	**		Lease/Plan No(s).
	KNOW ALL M	EN BY THESE PRESENTS, That we	, as principal , a corporation organized under the laws of
and _ the St n the	ate of	, and hav , as surety are held and	ng its principal place of business in the State of, firmly bound unto the State of Idaho, in the sum of
ease/ truly to	/plan/permit spec o be made, we bi	ified and any outstanding balances as	dollars (\$) lawful money of the United rface and improvements thereon of lands described in the above set forth in the lease/plan/permit. For such payment, well and rs, executors, administrators, successors and assignees, as the
rHE Conumberights until 16, and of Land virtue certain ease/poor in the sholder/portain in the sholder/portain in the data Depart pond in the data Dep	CONDITION of the WHEREAS, by I ber, the lessee/plan under and pursuant of the pertinent rules of Commissioners; WHEREAS, sai of the lease/plan covenants and covenants and colan/permit, under where with the pertinent of the lease and by the same extent as permittee. It is under the lease, or if outstand it to cover all acts for outstanding amounts are of this bond, the the payment of the erwritten notice to payment of the erwritten notice to pay any amounts of the pay any amounts of the cover rules.	foregoing obligation is such that: ease/plan/permit bearing the above serial holder/permittee was granted specific to Idaho Code title 47, chapters 7, 15 or and regulations of the Idaho State Board and d lessee/plan holder/permittee has, by /permit above referred to, entered into d agreements set forth in such which operations are to be conducted; and said principal, in consideration of being see/plan holder/permittee, to furnish this e presents does hereby bond himself to lessee/plan holder/permittee all of the se/plan/permit in the same manner and to though he were the lessee/plan lerstood and agreed by the surety and the utstanding restoration obligations on the ing payments are due, this bond shall r which restoration is required or payment ants due, both prior to and subsequent to until notified in writing by the Idaho such requirements have been met or the The Idaho Department of Lands may tire sum of this bond, or portions thereof, the surety, by the department, of the ttee's failure to perform any obligations due under the above referenced statutes	The surety shall pay to the Department of Lands the sum of this bond, or portions thereof, as requested by the department within 30 days of receipt of such written notice. In the event of a partial distribution, the remaining funds and liabilities shall not be released until the department notifies the surety, in writing, of release of remaining liability or requires payment of the remaining bond liabilities. Payment of the full sum of the bond to the department shall release the surety of all liabilities and obligations. NOW THEREFORE, if the above principal shall in good faith observe, carry out and comply with all the laws now existing or hereafter enacted, designed or intended for the protection of the surface owner of said lands against damage and resulting loss caused by any operations carried on under said lease/plan/permit, or if any such damage and resulting loss shall so occur nevertheless, for which damage and loss reimbursement is required and made, then this obligation shall become void, otherwise to remain in full force and effect; and the liability of the surety under this bond for any one or more defaults of the principal under said lease/plan/permit shall not exceed in the aggregate the sum stated herein above; It is further provided, however, that the bond may be cancelled by the surety by the service of written notice of cancellation upon the Director of the Department of Lands of the State of Idaho, such cancellation to be effective at the expiration of ninety (90) days after the service of such cancellation notice by the surety on the Director by registered mail. Such cancellation notice, however, shall not affect any liability that shall have accrued under this bond prior to the effective date of cancellation.
	Signed on this	day of	, 20 <u>.</u>
(Signa	ture of Principal)		(Signature of Surety)
(Busin	ess Address)	ACKNOWLED:	(Business Address) GEMENT OF SURETY
	of		
	On this		in the year 20, before me, a Notary Public, personally appeared, known to me to be the of
	that such corporati	uted the instrument, or the person who ex on executed the same, or the individual w	ecuted the instrument on behalf of said corporation, and acknowledged ho executed the instrument on their own behalf. xed my official seal of day and year first above written.
		and an	,

5-1-2002 IDL1801-29(26)

Notary Public For _____ My Commission expires ____

__ Residing at:

, 20____